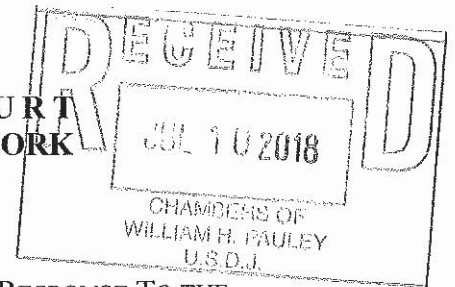


UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK



UNITED STATES OF AMERICA

Plaintiff

v.

RICHARD A. CHICHAKLI

Defendant

DEFENDANT'S RESPONSE TO THE
OBJECTION OF PROSECUTOR FOR EARLY
TERMINATION OF THE TERM OF
SUPERVISED RELEASE

CASE No. 09-CR-1002 (WHP)

- 1- On June 10, 2018 Defendant Richard A. Chichakli, having completed more than one year of the two years' supervised release imposed by this Court; and in accordance to 18 U.S.C. § 3583(e)(2), petitioned this Court for early termination of the remaining 11 month or less of the 24-months term.
- 2- On June 28, 2017 the prosecutor opposed Chichakli's motion for early termination, stating "defendant provided no legitimate basis for early termination", and further falsely-stated that Chichakli's behavior was not "exceptional" as the person drafted the prosecutor's response alleged.
- 3- I reserved the right for a hearing in my motion and petition for early termination should the plaintiff objects; ACCORDINGLY, I hereby respectfully request that this Court hold a hearing on this matter in accordance with the law. ***Federal Rule of Criminal Procedure 32.1(c) provides that the court must hold a hearing*** unless waived by defendant, and the motion for early termination is not opposed. I respectfully request the presence of the U.S. Probation in that hearing as I reassert that the opposition of the prosecutor is groundless and driven by hate and personal vendetta; a last act of defiance as this matter dwindle, and a continuation of the vengeful acts such as placing a lien on my daughter's property two month after I already paid the entire restitution and alleged to have lost my personal records identification papers to purposely create obstacles for me; just as examples. The

hearing mandated in Rule 32.1(C) shall help in documenting the facts into the public records of this case

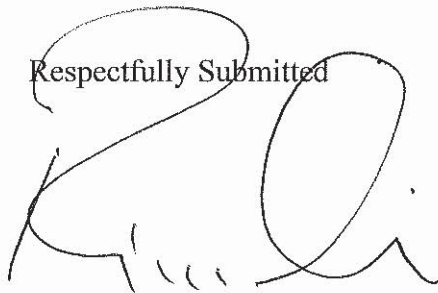
4- I further re-assert that:

- a. my petition for early termination of the supervised release is based-upon and supported by statute; namely 18 U.S.C. § 3583(e)(2); and
- b. I have demonstrated since released from prison on February 14, 2017 PERFECT adherence to the law, EXTRAORDINARY Social and Financial success, and EXCEPTIONAL compliance with the orders of this court; namely, the EARLY PAYMENT OF \$70,000 this court has ordered.
- c. The law used as basis for my conviction; namely Executive Order 13348 HAS BEEN ABOLISHED and REVOKED by Executive Order 13710; a change in the law that renders the “cause” of my conviction PERFECTLY legal as of Nov/12/2015, being the date, the President of the United States ordered the removal of my sanctions.

I respectfully assert my right for a hearing on my petition for the early termination of the approximately remaining 10-month of supervised release at the earliest possible time this Honorable Court see accessible.

Dated: July 6, 2018
Plano, Texas

Respectfully Submitted

A handwritten signature in black ink, appearing to read 'Richard A. Chichakli', written over a horizontal line.

Richard A. Chichakli
Defendant (Pro Se)
2625 Van Buren Dr
Plano, TX 75074
Tel: (214) 444-1666
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CERTIFICATE OF SERVICE

I Richard A. Chichakli, a Pro-Se defendant, certify that on July 06, 2018 I served the attached document on the U.S. Attorney for the Southern District of New York via U.S. Post at the address listed below, and served a courtesy copy of this document via US Post and E-mail on the U.S. Probation Office in Plano, Texas.

Dated: July 6, 2018
Plano Texas

Respectfully Submitted

A handwritten signature in black ink, appearing to read 'R. Chichakli', written over a horizontal line.

Richard Chichakli
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